

**REMARKS:**

**I. STATUS OF THE CLAIMS**

In accordance with the foregoing, claims 1, 15 and 19 have been amended. New claims 23 and 24 have been added. Thus, claims 1-24 are pending and under consideration. No new matter is being presented and approval for entry are respectfully requested.

**II. DRAWINGS AS FILED**

In the outstanding first Office Action, the Examiner did not accept or object to the drawings as filed on June 5, 2001. The Applicants respectfully request that the Examiner indicate whether the FIGS. 1-18 as filed are accepted.

**III. THE REJECTION OF CLAIMS 1-22 UNDER 35 U.S.C 103(a) AS BEING UNPATENTABLE OVER STARK AND FURTHER IN VIEW OF SLOTZNICK**

Applicants respectfully traverse this rejection for at least the following reasons.

Independent claims 1, 15 and 19, as amended recite, amongst other novel elements, "analyzing a display control file... to extract a description of another file" and "*analyzing and loading* said another file... onto an invisible screen", where said another file is executed or displayed "without downloading said another file when said another file in the display control file is-designated on the display screen." Accordingly, the present invention enables another file linked to a resource file that is being browsed to be stored in a form of a screen image expressed by HTML ("analyzing and loading" into the invisible screen of independent claims 1, 15 and 19), thereby reducing time required to display the file.

The Office Action relies upon the combination of Stark and Slotznick, and in particular upon column 4, line 25 through column 6, line 13 of Stark and columns 9, line 22 through column 10, line 5 and column 11, lines 6-24 of Slotznick for teaching the features of independent claims 1, 15 and 19.

The Applicants respectfully disagree with this rejection for at least the following reasons. According to Stark, the resource map (300 in FIG. 3) is limited to providing a graphical representation of the hyperlink structure of a site and meta-data information characterizing each resource in the site (see, column 4, line 66 through column 5, line 8). Similarly, as shown in

FIGS. 4 and 5 of Slotznick, when a user views a screen having a primary data, a secondary data is downloaded in a form of an HTML file and displayed as a link embedded in the primary data (see, column 21, lines 52-59 and column 22, lines 8-17 of Slotznick).

The combination of Stark and Slotznick does not teach or suggest, “analyzing a display control file... to extract a description of another file” and “*analyzing and loading* said another file... onto an invisible screen”, where said another file is executed or displayed “without downloading said another file when said another file in the display control file is designated on the display screen”, as recited in each of independent claims 1, 15 and 19 of the present invention.

Accordingly, Applicants respectfully assert that the rejection of independent claims 1, 15 and 19 should be withdrawn because the combination of Stark and Slotznick does not teach or suggest the features recited in amended independent claims 1, 15 and 19.

Furthermore, Applicants respectfully assert that dependent claims 2-14, 16-18 and 20-22 are allowable at least because of their dependence from independent claims 1, 15 and 19 and the reasons set forth above.

### III. NEW CLAIMS

New claims 23 and 24 have been added to recite, “downloading a file from a server when a resource file with which the file is linked is being browsed on a display screen” and “creating a screen image of the downloaded file onto an invisible screen”, where “the created screen image of the file loaded onto the invisible screen is displayed onto the display screen when the file is designated on the display screen.”

Proper support for new claims 23 and 24 can be found in the specification at least at page 9, lines 17-24, page 10, line 20 through page 11, line 3 and FIG. 2.

Applicants respectfully assert that new claims 23 and 24 are patentably distinguishable over the cited references.

### IV. CONCLUSION

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

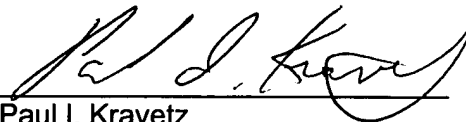
Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

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